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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/728,266	12/04/2003	Matthew P.J. Baker	B 34,320A	7101
24737 7590 11/23/2007 PHILIPS INTELLECTUAL PROPERTY & STANDARDS P.O. BOX 3001			EXAMINER	
			MUI, GARY	
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			2616	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	Application No.	Applicant(s)			
	10/728,266	BAKER, MATTHEW P.J.			
Office Action Summary	Examiner	Art Unit			
	Gary Mui	2616			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be till apply and will expire SIX (6) MONTHS from cause the application to become ABANDONI	N. mely filed  the mailing date of this communication. ED (35 U.S.C. § 133).			
Status	,				
1) ⊠ Responsive to communication(s) filed on 11 Second 2a) □ This action is FINAL. 2b) ⊠ This 3) □ Since this application is in condition for allower closed in accordance with the practice under Expression 2.	action is non-final. nce except for formal matters, pr				
Disposition of Claims					
4) ⊠ Claim(s) 3-7,9-13 and 15-27 is/are pending in the day of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) 3-7,9-13,15-19,21-23 and 25-27 is/are 7) ⊠ Claim(s) 20 and 24 is/are objected to 8) □ Claim(s) are subject to restriction and/or	vn from consideration. e rejected.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is of	ee 37 CFR 1.85(a). Dijected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal S 6) Other:	Date			

Application/Control Number:

10/728,266 Art Unit: 2616

## **DETAILED ACTION**

### Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 3 - 7, 9 - 13, 15, 16, and 25 - 27 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1 - 16 of U.S. Patent No. 6,661,811. Although the conflicting claims are not identical, they are not patentably distinct from each other because both applications discloses a method and an apparatus of correcting timing errors when transmitting isochronous data through a packet based communication network. The current application simply narrows the claims of that found in U.S. Patent No. 6,661,811.

For claims 3 and 4, the claims 1 – 4 of U.S. Patent No. 6,661,811 discloses a method of correcting timing errors when transmitting isochronous data through a packet based

10/728,266

Art Unit: 2616

communication network in which at least some of the data packets contain timestamps which indicate to a receiver the time at which the data should be processed, the method comprising: inserting transmission timestamps in isochronous data packets which relate to an absolute time as defined by a transmission clock and which are to be transmitted over a transmission network; receiving the data packets and detecting and temporally recording the transmission timestamps therein; providing a receiver clock which is synchronised in frequency but not necessarily in absolute time with the transmission clock; storing the absolute time of the receiver clock when the first packet containing a transmission timestamp is received; adding a given time offset to the stored receiver clock time, the offset being greater than or equal to the maximum variation in time between successive received data packets, to define the output time of the first of the received data packets; subtracting the value of the transmission timestamp in the first received data packet from the transmission timestamp in each subsequently received data packet; and adding the difference between the transmission timestamp of the present data packet and the transmission timestamp of the first data packet to the output time of the first data packet to define the output time of the present packet, wherein the data is MPEG encoded data and the transmission timestamps are separate from and independent of any MPEG timestamps, and the communication system operates according to an IEEE1394 standard (see claims 1, 2, and 4);

wherein the data is transmitted using the Common Isochronous Packet Format defined in IEC61883 (see claim 3).

For claims 5 and 26, the claims 1-3 and 5 of U.S. Patent No. 6,661,811 discloses a method of correcting timing errors when transmitting isochronous data through a packet based

10/728,266

Art Unit: 2616

communication network in which at least some of the data packets contain timestamps which indicate to a receiver the time at which the data should be processed, the method comprising: inserting transmission timestamps in isochronous data packets which relate to an absolute time as defined by a transmission clock and which are to be transmitted over a transmission network; receiving the data packets and detecting and temporally recording the transmission timestamps therein; providing a receiver clock which is synchronised in frequency but not necessarily in absolute time with the transmission clock; storing the absolute time of the receiver clock when the first packet containing a transmission timestamp is received; adding a given time offset to the stored receiver clock time, the offset being greater than or equal to the maximum variation in time between successive received data packets, to define the output time of the first of the received data packets; subtracting the value of the transmission timestamp in the first received data packet from the transmission timestamp in each subsequently received data packet; and adding the difference between the transmission timestamp of the present data packet and the transmission timestamp of the first data packet to the output time of the first data packet to define the output time of the present packet, wherein the data is MPEG encoded data and the transmission timestamps are separate from and independent of any MPEG timestamps, and the communication system operates in Asynchronous Transfer Mode (see claim 1, 2, and 5);

wherein the data is transmitted using the Common Isochronous Packet Format defined in IEC61883 (see claim 3).

For claims 6 and 27, the claims 1-3 and 6 of U.S. Patent No. 6,661,811 discloses a method of correcting timing errors when transmitting isochronous data through a packet based

10/728,266 Art Unit: 2616

> communication network in which at least some of the data packets contain timestamps which indicate to a receiver the time at which the data should be processed, the method comprising: inserting transmission timestamps in isochronous data packets which relate to an absolute time as defined by a transmission clock and which are to be transmitted over a transmission network; receiving the data packets and detecting and temporally recording the transmission timestamps therein; providing a receiver clock which is synchronised in frequency but not necessarily in absolute time with the transmission clock; storing the absolute time of the receiver clock when the first packet containing a transmission timestamp is received; adding a given time offset to the stored receiver clock time, the offset being greater than or equal to the maximum variation in time between successive received data packets, to define the output time of the first of the received data packets; subtracting the value of the transmission timestamp in the first received data packet from the transmission timestamp in each subsequently received data packet; and adding the difference between the transmission timestamp of the present data packet and the transmission timestamp of the first data packet to the output time of the first data packet to define the output time of the present packet, wherein the data is MPEG encoded data and the transmission timestamps are separate from and independent of any MPEG timestamps, and the communication system operates according to

> wherein the data is transmitted using the Common Isochronous Packet Format defined in IEC61883 (see claim 3).

a Universal Mobile Telecommunications System standard (see claims 1, 2, and 6).

For claims 7, 9 - 13, 15, 16, and 25, the claims 7 - 16 of U.S. Patent No. 6,661,811 discloses an apparatus for correcting timing errors when transmitting isochronous data through a packet

Application/Control Number:

10/728,266

Art Unit: 2616

based communication network in which at least some of the data packets contain timestamps which indicate to a receiver the time at which the data should be processed, the apparatus comprising means for inserting transmission timestamps in isochronous data packets which relate to an absolute time as defined by a transmission clock, means for transmitting the data packets over a transmission network, means for receiving the data packets and detecting and temporarily recording the transmission timestamps therein, a receiver clock which is synchronised in frequency but not necessarily in absolute time with the transmission clock, means for storing the absolute time of the receiver clock when the first packet containing a transmission timestamp is received, means for adding a given time offset to the stored receiver clock time, the offset being greater than or equal to the maximum variation in time between successive received data packets, to define the output time of the first of the received data packets, means for subtracting the value of the transmission timestamp in the first received data packet from the transmission timestamp in each subsequently received data packet, and means for adding the difference between the transmission timestamp of the present data packet and the transmission timestamp of the first data packet to the output time of the first data packet to define the output time of the present packet, in which the means for inserting the transmission timestamps comprises a Cycle Time Register and the data is audio and/or video signals encoded according to an MPEG standard (see claims 7, 8, and 14); in which a plurality of transmitting and/or receiving devices each containing a Cycle Time Register are connected to an IEEE1394 bus and one of the Cycle Time Registers forms a Cycle Master which transmits a Cycle Start packet to the other Cycle Time Registers to maintain them all in synchronism (see claim 9);

Application/Control Number:

10/728,266 Art Unit: 2616

in which the communication system comprises a plurality of IEEE1394 buses coupled by transmission bridge(s) wherein the Cycle Masters on each bus are synchronised in frequency (see claim 10);

in which the bridges are arranged to operate according to the IEEEp1394.1 standard (see claim 11);

in which the communication system employs Asynchronous Transfer Mode (see claim 12) in which the communication system is a Universal Mobile Telecommunications System (UMTS) (see claim 13);

the transmitting means including an MPEG encoder (see claim 15) the receiver including an MPEG decoder (see claim 16).

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 17 19 and 21 23 are rejected under 35 U.S.C. 102(e) as being anticipated by Lym et al. (US 6,680,944 B1; hereinafter "Lym").

For claims 17 and 21, Lym teaches processing isochronous time stamped data packets (see column 5 lines 6 - 10; isochronous data sent for presentation), comprising synchronizing in

10/728,266

Art Unit: 2616

frequency clocks in the transmitting/receiving system (see column 4 lines 43 – 45; sy field in

the isochronous data for synchronization), and relating the time of processing of a currently

received transmission time stamped data packet to the time of processing of a first

transmission time stamped data packet (see column 5 lines 14 - 67; dummy packets (first

packet) before the actual data (current data) is sent where the presentation time will be

calculated).

For claims 18 and 22, Lym teaches storing the absolute time of receipt of the first

transmission time stamped data packet, storing a given time offset equal to or greater than the

maximum variation in time between successive received data packets, and processing the first

transmission time stamped data packet at a time interval corresponding to said given time

offset after said absolute time (see column 6 lines 1 - 50).

For claims 19 and 23, Lym teaches a currently received transmission time stamped data

packet is processed at a time corresponding to the time difference between the transmission

timestamps of the current data packet and first data packet, after the processing of the first

data packet (see column 6 lines 1 - 50).

Allowable Subject Matter

5. Claims 20 and 24 would be allowable if rewritten to overcome the rejection(s) under 35

U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of

the base claim and any intervening claims.

Art Unit: 2616

#### Conclusion

6. **Examiner's Note**: Examiner has cited particular paragraphs or columns and line numbers in the references applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the Examiner.

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gary Mui whose telephone number is (571) 270-1420. The examiner can normally be reached on Mon. - Thurs. 9 - 3 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Ngo can be reached on (571) 272-3139. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

10/728,266 Art Unit: 2616 Page 10

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SUPERVISORY PATENT EXAMINER